## BEFORE THE POSTAL RATE COMMISSION WASHINGTON, D.C. 20268-0001

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POSTAL PATE COMPLETION
OFFICE OF THE SCORETARY

POSTAL RATE AND FEE CHANGES, 2000

Docket No. R2000-1

## PITNEY BOWES, INC. DESIGNATION OF INSTITUTIONAL INTERROGATORY RESPONSES OF THE UNITED STATES POSTAL SERVICE

Pitney Bowes, Inc. ("PB") designates the following institutional interrogatories and responses for inclusion in the evidentiary record:

DFC/USPS-16

OCA/USPS-47-50,58,60-62

PB/USPS-1

PB/USPS-T11-1-2,3 (revised 3/13/00),9(a)-(b),

10,12 (unnumbered part),14-15,17(d),18, 24-25 and

26(b) (redirected from witness Meehan)

PB/USPS-T33-2-3 (redirected from Witness Fronk)

Two copies of each interrogatory and response are being filed with this pleading.

Respectfully submitted,

lan D. Volner

N. Frank Wiggins

Venable, Baetjer, Howard & Civiletti, LLP

1201 New York Avenue, N.W.

**Suite 1000** 

Washington, DC 20005-3917

Counsel for Pitney Bowes, Inc.

## **CERTIFICATION**

I hereby certify that I have this day served the foregoing document upon all participants of record in this proceeding in accordance with Section 12 of the rules of practice.

Ta Ookar Foo